PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACT	TION	See Form PCT/IPEA/416					
B03/0453PC		<u> </u>						
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)					
PCT/EP2004/008192	22.07.2004		24.07.2003					
International Patent Classification (IPC) or national classification and IPC								
C07C7/08, C07C11/16								
Applicant								
BASF AKTIENGESELLSC	HAET							
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 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 								
2. This REPORT consists of a total o	<u>5</u>	sheets, including	g this cover sheet.					
3. This report is also accompanied by ANNEXES, comprising:								
a. (sent to the applicant a	nd to the International Bured	zu) a total of	sheets, as follows:					
1			amended and are the basis for this report and/or					
sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).								
· · · · · · · · · · · · · · · · · · ·	ersede earlier sheets, but wh	ich this Authority con	siders contain an amendment that goes beyond					
			in item 4 of Box No. I and the Supplemental					
b. (sent to the Internation	al Bureau only) a total of (in	dicate type and numbe	er of electronic carrier(s))					
	, containing a sequence listing and/or tables							
related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4. This report contains indications re	ating to the following items:							
Box No. I Basis of	the report							
	no report							
Box No. II Priority								
Box No. III Non-esta	blishment of opinion with re	gard to novelty, invent	tive step and industrial applicability					
Box No. IV Lack of	unity of invention							
Box 1.0. ·	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
Box No. VI Certain o	Box No. VI Certain documents cited							
Box No. VII Certain o	Box No. VII Certain defects in the international application							
Box No. VIII Certain o	Box No. VIII Certain observations on the international application							
Date of submission of the demand	In.	ate of completion of th	nis report					
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Name and mailing address of the IPEA/EP		Authorized officer						
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Facsimile No.		Telephone No.						
	1.							

Translation

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International application No.
PCT/EP2004/008192

Вох	No. I		Basis of the report	<u> </u>			
1.			o the language, this report is based on the internation ler this item.	nal application in the language in which	it was filed, unless otherwise		
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:						
	international search (Rule 12.3 and 23.1(b))						
	publication of the international application (Rule 12.4)						
	international preliminary examination (Rule 55.2 and/or 55.3)						
2.	rece	iving Off report): the inte	to the elements of the international application, this is fice in response to an invitation under Article 14 are transfer application as originally filed/furnished cription:				
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		pages			as originally filed/furnished		
		pages*					
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		nos.	1-8		as originally filed/furnished		
		nos.*		as amended (together with	any statement) under Article 19		
		nos.*		received by this Authority on			
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3.	Ш	The an	nendments have resulted in the cancellation of:				
		<u>Ц</u> ,	he description, pages				
Ì		□ t	he claims, nos.				
		□ '	he drawings, sheets/figs				
		□ ,	he sequence listing (specify):				
ļ			any table(s) related to sequence listing (specify):				
4.			eport has been established as if (some of) the amend ave been considered to go beyond the disclosure as fil				
			he description, pages				
			he drawings, sheets/figs				
			he sequence listing (specify):				
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<u>Ľ</u>	If it	ет 4 арр	lies, some or all of those sheets may be marked "sup	erseded."			

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dustrial applicability;
YES
NO
YES
NO NO
YES
NO NO

2. Citations and explanations (Rule 70.7)

The application relates to a process for continuously separating a C_4 cut by extractive distillation with a selective solvent, the crude C_4 cut being supplied to a first extractive distillation column (Kl) and a side stream in the vapour phase which contains C_4 -acetylenes, as well as 1,3-butadiene, 1,2-butadiene, C_5 -hydrocarbons and a selective solvent, is extracted from the column below the supply of crude C_4 cut, the concentration of C_4 -acetylenes in the side stream in the vapour phase lying below the spontaneous decomposition threshold of the same. Also extracted is a head stream which contains the crude C_4 cut components which are less soluble in the selective solvent than C_4 -acetylenes (claims 1-8).

D1: WO 2004 011 406 (P document)

D2: DE 100 22 465, cited in the application

D3: EP 0 284 971

- 1. Novelty PCT Article 33(2)
- ${f D1}$ discloses a process for continuously extracting crude 1,3-butadiene from a C_4 cut by extractive distillation with a selective solvent, butene and butane being

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

extracted as two separate head streams, not in a common head stream as in the present application.

A process for continuously separating 1,3-butadiene is also known from D2-D3, in which the crude C4 cut is supplied in the central region of the extractive distillation column, the solvent is supplied above the crude C4 cut, and a side stream and head stream are extracted. In D2, additional selective hydrogenation on a heterogeneous catalyst is required. In D3, the crude 1,3-butadiene is purified in two interconnected distillation columns.

Since neither **D2** nor **D3** disclose front end acetylene precipitation, i.e. side stream (3), the subject matter of claim 1 is considered novel.

2. Inventive step - PCT Article 33(3)

p2 is regarded as the closest prior art. The process as per claim 1 differs from D2 in that it relates to front end acetylene precipitation, instead of heterogeneous catalytic selective hydrogenation. The object of the invention is to devise a simple and economic process for separating a C4 cut by extractive distillation into separate 1,3-butadiene, butene and butane streams, thus reducing or eliminating the problems caused by acetylenes in thermal treatment processes. This object is attained by the process as per claim 1 in that acetylenes are separated during the C4 cut extractive distillation process already, i.e. during the so-called front end process.

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Acetylenes are the main causes of machine fouling in C_4 cut thermal separation processes and are susceptible to spontaneous decomposition in wide concentration ranges. For this reason, their removal is critical. D3 describes the processing of a C_4 cut by extractive distillation with a selective solvent, associated with distillative purification, the resultant crude 1,3-butadiene being distilled in two interconnected distillation columns. D2 describes the processing of a C4 cut by extractive distillation and heterogeneous catalytic selective hydrogenation, associated with distillative purification. Consequently, there is no indication in the prior art of acetylene front end precipitation in a process for separating a crude C4 cut by extractive distillation with a selective solvent. The proposed solution avoids the need to carry out heterogeneous catalytic selective hydrogenation and its costly disadvantages (see page 3, lines 11-22, of the description). The claimed process therefore involves an inventive step.